1	MELINDA HAAG (CABN 132612) United States Attorney				
2	MIRANDA KANE (CABN 150630)				
3	Chief, Criminal Division				
4	THOMAS E. STEVENS (CABN 168362) Assistant United States Attorney				
5	450 Golden Gate Avenue				
6	San Francisco, California 94102				
7	Telephone: (415) 436-7232 Facsimile: (415) 436-7234				
8	Email: Thomas.Stevens@usdoj.gov				
9	Attorneys for Plaintiff				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12	SAN FRANCISCO DIVISION				
13					
14	UNITED STATES OF AMERICA,	No. CR 11-00393 TEH			
15	Plaintiff,	CTIDLY ATION AND IDDOROGE			
16	v. 5	STIPULATION AND [PROPOSED] ORDER CONTINUING SENTENCING			
17	JAMES STANLEY WARD,	DATES			
1 Ω	EDWARD GEORGE LOCKER, RICHARD FERGUSON TIPTON, and	IT IS SO ORDERED AS MODIFIED			
	DAVID CHING HSIU LIN,				
19	Defendants.				
20	Defendants.				
21					
22					
23	The United States of America, through the United States Attorney for the Northern District				
24	of California, defendant James S. Ward ("Ward"), through his counsel Geoffrey Hansen,				
25	defendant Edward G. Locker ("Locker"), through his counsel Anthony Brass, defendant Richard				
26	F. Tipton ("Tipton"), through his counsel Lidia Stiglich, and defendant David C.H. Lin ("Lin				
27					
28	through his counsel Charles Smith, hereby stipulate and agree as follows:				
	STIPULATION TO CONTINUE SENTENCING DATES CR 11-00393 TEH				

1	1.	WHEREAS, this Court set defendant Lin's sentencing date for August 20, 2012;		
2	2.	WHEREAS, this Court set Ju	aly 23, 2012, as the sentencing date for defendants	
3	Ward, Locker and Tipton;			
4	3.	WHEREAS, the United States and defendants Locker and Tipton, who have		
5	"cooperation" plea agreements and testified at Lin's trial, seek to set their sentencing hearings			
6	after those of defendants Ward and Lin;			
7	4.	NOW, THEREFOR, the parties respectfully request that the Court set the		
8	following sentencing schedule:			
9		A. <u>August 20, 2012</u> : ser	ntencing hearings for defendants Ward and Lin. The	
10	parties' sentencing memoranda must be filed on or before August 13.			
11		B. <u>September 10, 2012</u> :	sentencing hearings for defendants Locker and	
12	Tipton. The parties' sentencing memoranda must be filed on or before August 31.			
13				
14	DATED:	June 22, 2012	ANTHONY BRASS	
15			Counsel for Defendant Locker	
16				
17	DATED:	June 22, 2012	LIDIA STIGLICH	
18			Counsel for Defendant Tipton	
19				
20	DATED:	June 22, 2012	/s GEOFFREY HANSEN	
21			Counsel for Defendant Ward	
22				
23	DATED:	June 22, 2012	/s CHARLES SMITH	
24			Counsel for Defendant Lin	
25				
26	DATED:	June 22, 2012	/ _S THOMAS E. STEVENS	
27			Assistant U.S. Attorney	
28				
	STIPULATION TO CONTINUE SENTENCING DATES CR 11-00393 TEH 2			

[PROPOSED] ORDER

Based upon the Stipulation by the parties and for good cause shown, IT IS HEREBY ORDERED that sentencing will proceed as follows:

A. August 20, 2012: sentencing hearings for defendants Ward and Lin. The parties' sentencing memoranda must be filed on or before August 15.

B. <u>September 10, 2012</u>: sentencing hearings for defendants Locker and Tipton. The parties' sentencing memoranda must be filed on or before August 31.

DATED: 06/25/2012

